## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

TIMOTHY WAYNE MOORE, #18420-078	§	
	§	
VS.	§	CIVIL ACTION NO. 4:13cv269
	§	CRIMINAL ACTION NO. 4:11cr6(8)
UNITED STATES OF AMERICA	§	

## MEMORANDUM OPINION AND ORDER

In a motion for reconsideration, Timothy Wayne Moore asks this Court to reconsider its Final Judgment denying his Motion to Vacate, Set Aside, or Correct a Sentence pursuant to 28 U.S.C. § 2255. If a motion for relief from judgment is filed within twenty-eight (28) days of final judgment, Movant's motion should be filed as a motion under Rule 59. Fed. R. Civ. P. 59(e). If the motion is served after that time, it falls under Rule 60(b). Fed. R. Civ. P. 60(b). This motion is properly filed under Rule 60(b) as it was filed more than eight months after final judgment.

Rule 60(b) is properly invoked to "to correct manifest errors of law or fact or to present newly discovered evidence." *Waltman v. Int'l Paper Co.*, 875 F.2d 468, 473 (5<sup>th</sup> Cir. 1989). The rule does not exist to be a vehicle for re-litigating old issues, presenting the case under new theories, obtaining a rehearing on the merits, or taking a "second bite at the apple." *Sequa Corp v. GBJ Corp.*, 156 F.3d 136, 144 (2d Cir. 1998). However, it allows a party to "question the correctness of a judgment." *Templet v. HydroChem, Inc.*, 367 F.3d 473, 478 (5<sup>th</sup> Cir. 2004). The rule for reconsideration of a final judgment allows a court to alter or amend a judgment because of (1) an intervening change in controlling law, (2) the availability of new evidence not available previously, (3) the need to correct a clear error of law or fact, or (4) to prevent a manifest injustice. *Schiller v. Physicians Resource Group, Inc.*, 342 F.3d 563, 567 (5<sup>th</sup> Cir. 2003).

Movant, in his motion for reconsideration, now asks the Court to reconsider the Final

Judgment in his case. The Court dismissed his case for his failure to prosecute. Movant failed to

notify the court that he had moved to a different prison. He fails to present new evidence that was

unavailable earlier or new controlling case law. He also does not present a clear error of law or fact.

Thus, it appears that Movant's motion for reconsideration is premised on the argument that

reconsideration is necessary to prevent a manifest injustice.

The Court notes that it is the responsibility of Movant to send a notice of change of

address. Movant failed to do so. Although he claims that he has no control over where he is

placed, that fact does not explain Movant's failure to notify the court of his new address for more

than three months after the Report and Recommendation was issued. Movant fails to meet his

burden of showing that denying his motion for reconsideration will result in a manifest injustice.

It is therefore

**ORDERED** that Movant's Motion for Reconsideration (#18) filed pursuant to Rule 60(b)

is **DENIED**. All motions by either party not previously ruled upon are **DENIED**.

SIGNED this 4th day of April, 2016.

AMOS L MAZZANT

UNITED STATES DISTRICT JUDGE

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